

EXHIBIT B

Stephen R. Cochell
Cochell Law Firm P.C.
5850 San Felipe Ste 500
Houston Texas 77057
(346)800-3500
srcochell@gmail.com
Admitted Pro Hac Vice

Allan Grant (SBN#213658)
Grant's Law Firm
17351 Greentree Drive
Riverside, California 92503-6762
Telephone (888)937-7555
Facsimile (866)858-6637

Attorneys for Defendant
Jason Edward Thomas Cardiff

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

Case No. 5:23-CR-00021-JGB

JASON EDWARD THOMAS
CARDIFF

And

LILIA MURPHY and BRIAN
KENNEDY

Sureties

SUPPLEMENTAL DECLARATION OF BRIAN KENNEDY

I, Brian Kennedy, declare as follows:

1. I have personal knowledge of the facts set forth herein. If called as a witness, I could and would competently testify to the matters stated

- 1 herein. I make this declaration to address the Government's Motion
2 for Order Forfeiting Bail and for Summary Adjudication.
- 3 2. This declaration is to supplement my prior declaration filed on March 19,
4 2025. Since that declaration, I have had a number of discussions in
5 March and April , 2025 regarding Jason Cardiff's health. He told me that
6 he was still in Ireland due to his health and was receiving treatment from
7 five or six doctors. As before, I understand that Jason has not returned to
8 the United States because he is concerned that traveling will further
9 injure if not permanently injure his health.
- 10 3. I understand that the Government contends that I have not done enough
11 to apprehend Jason Cardiff. Dublin is over 5,000 miles away from
12 California and has different laws. I am not a law enforcement officer and
13 do not think that I would be authorized to even attempt to apprehend Mr.
14 Cardiff in Dublin.
- 15 4. As I stated previously, in January, 2025, I told Jason he should return to
16 the United States. He was conflicted about not wanting to violate a court
17 order but also concerned about suffering additional and permanent health
18 damage if he came back before his doctors approved air travel. Since
19 that time, in March and April, 2025, I have urged Jason to return back to
20 the United States as soon as he can to clear up this matter with the Court.
21 Jason told me that he had requested a comprehensive report about his
22 health and treatment from his doctor in Ireland.
- 23 5. This is a summary of events. I reserve the right to supplement my
24 testimony if called as a witness at hearing or trial.
- 25
26
27
28

1 I declare under penalty of perjury under the laws of the United States of
2 America that the foregoing is true and correct.

3 Executed on this 28th day of April 2025, at Upland, California.

4 
5 Brian Kennedy